UNITED STATES OF AMERICA FOR THE SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

UNITED STATES OF AMERICA

s
vs.

Case No. 7:18-cr-001691-03

CHRISTOPHER ANDRADE

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DEFENDANT'S UNOPPOSED MOTION FOR CONTINUANCE OF FINAL PRE-TRIAL TO THE HONORABLE JUDGE OF SAID COURT:

Now comes **CHRISTOPHER ANDRADE**, Defendant in the above entitled and numbered cause, by and through undersigned counsel, and files this DEFENDANT'S UNOPPOSED MOTION FOR CONTINUANCE OF FINAL PRE-TRIAL, and for good cause shows the following:

Defendant **CHRISTOPHER ANDRADE**, is currently set for a Final Pre-Trial Hearing on Monday October 3, 2022 at 10:30 a.m. Undersigned counsel was diagnosed with Influenza Type A on October 2, 2022 and was ordered to stay home during the following three days through October 5, 2022. Undersigned counsel hereby requests this Pre-Trial Setting to be rescheduled to the court's next available date.

Furthermore, after consulting with Robert Lopez from the U.S. Attorney's, Mr. Lopez indicated that he is unopposed. Finally, this Motion is not made for the purposes of delay, but so that justice be done.

WHEREFORE, PREMISES CONSIDERED, Defendant respectfully prays that this Honorable Court grant this Unopposed Motion for Continuance of Final Pre-Trial.

Respectfully submitted,

DE LA GARZA LAW FIRM

By: /s/ Rafael de la Garza, III RAFAEL DE LA GARZA, III 4919 South Jackson Rd. Edinburg, Texas 78539 Tel: (956) 533-1426 Fax: (956) 284-0518 Email: rdlglaw@gmail.com

COUNSEL FOR CHRISTOPHER ANDRADE

FEDERAL ID. NO. 1162772

CERTIFICATE OF SERVICE

This is to certify that on October 3, 2022, a true and correct copy of the above and foregoing document was e-filed via the CM/ECF system and served on all counsel of record.

By: <u>/s/ Rafael de la Garza, III</u>

RAFAEL DE LA GARZA

State Bar No. 24076343

Federal I.D. No. 1162772

DEFENSE COUNSEL FOR CHRISTOPHER ANDRADE

CERTIFICATE OF CONSULTATION

I, RAFAEL DE LA GARZA, hereby certify that on October 3, 2022, I consulted with AUSA, Roberto Lopez regarding this Defendant's Unopposed Motion for Continuance of Final Pre-Trial, and Mr. Roberto Lopez is unopposed to same.

By: /s/ Rafael de la Garza, III_ RAFAEL DE LA GARZA State Bar No. 24076343 Federal I.D. No. 1162772

DEFENSE COUNSEL FOR CHRISTOPHER ANDRADE